

RE: Wisconsin's No-Call List

We enjoy the increased protection that Wisconsin's law provides over the weaker Federal regulations. What sense is it to weaken consumer protection? To favor the telemarketing industry? We have little enough protection as it is. Don't make us even more vulnerable than we are. We have chosen to go on a no-call list for a reason - so as to NOT be bothered in our homes by unsolicited and unwanted intrusions. It's a simple matter: Telemarketers have sales and profits to gain while we have our privacy to protect. Which do believe is more important? If your answer is "profits" your agency needs to take a serious look at it's mission statement. If that statement does not include the notion of serving and protecting the public good, then it is in serious need of an overhaul - or a congressional investigation into it's operating practices. Whichever one effectively puts the FCC back track.

Weaken Wisconsin's law? The Federal government needs to strengthen it's own law to match.

Thank you.

Terry Thompson
Madison, Wisconsin